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16	[See Additional Counsel on Next Page]		
17	UNITED STATES	DISTRICT COURT	
18	NORTHERN DISTRI	ICT OF CALIFORNIA	
19	JANE DOE, individually and on behalf of all others similarly situated,	Case No.: 3:23-cv-00598-WHO	
20	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONCERNING PROTOCOL	
21	v.	FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED	
22		INFORMATION	
23	THE REGENTS OF THE UNIVERSITY OF CALIFORNIA d/b/a UCSF MEDICAL		
24	CENTER,		
25	Defendant.		
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Plaintiff JANE DOE ("Plaintiff"), and Defendant THE REGENTS OF THE UNIVERSITY OF CALIFORNIA D/B/A UCSF MEDICAL CENTER ("Defendant"), by and through their counsel, hereby respectfully submit this Stipulation and [Proposed] Order Concerning Protocol for Production of Documents and Electronically Stored Information ("ESI Protocol") in the abovecaptioned action (the "Action").

WHEREAS, the Parties (as defined below) are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout the matter consistent with this Court's Guidelines for the Discovery of Electronically Stored Information; and

WHEREAS, counsel for the Parties have met and conferred regarding discovery of documents and electronically stored information ("ESI") in this Action and have entered into this ESI Protocol to facilitate the just, speedy, and inexpensive conduct of discovery of ESI and to promote, to the fullest extent possible, the resolution of disputes regarding the discovery of ESI without Court intervention.

WHEREAS, the Parties have identified liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Each e-discovery liaison will be, or have access to those who are, knowledgeable about the technical aspects of e-discovery, including the location, nature, accessibility, format, collection, search methodologies, and production of ESI in this matter. The Parties will rely on the liaisons, as needed, to confer about ESI and to help resolve disputes without court intervention

THEREFORE, the Parties stipulate and agree as follows:

DEFINITIONS I.

- "Parties" collectively shall mean all named parties to this Action, including any a. party added or joined to any complaint in this Action, as well as named parties to actions that may be consolidated into or coordinated with the above-captioned Action.
- b. "Producing Party" means any Party or third-Party to this Action who produces documents or ESI pursuant to any discovery request, subpoena, or otherwise.

c. "Receiving Party" means a Party or third-Party to this Action who requests the protections provided by this ESI Protocol.

II. GENERAL PROVISIONS

- a. Applicability. Unless otherwise agreed to by the Parties, this ESI Protocol governs the production of documents and information in this Action. Nothing in this ESI Protocol is intended to be an exhaustive list of discovery obligations or rights of the Parties under the Federal Rules of Civil Procedure, the Court's Guidelines for the Discovery of Electronically Stored Information, the Local Rules of the United States District Court for the Northern District of California ("Civil Local Rules"), and any other applicable state and federal statutes, orders and rules. To the extent additional obligations or rights not addressed in this ESI Protocol arise under the Federal Rules of Civil Procedure, the Court's Guidelines for the Discovery of Electronically Stored Information, the Civil Local Rules, or any other applicable state and federal statutes, orders and rules, they shall be controlling to the extent they do not conflict with this Stipulation. If such a conflict arises, the Parties agree to meet and confer in good faith to resolve the conflict consistent with the spirit of this ESI protocol.
- b. **Limitations and Non-Waiver.** The Parties and their attorneys do not intend by this ESI Protocol to waive their rights to any protection or privilege, including the attorney-client privilege, the work-product doctrine, and any other privilege or immunity that may be applicable. The Parties and their attorneys are not waiving, and specifically reserve, the right to object to any discovery request on any grounds. Further, nothing in this ESI Protocol shall be construed to affect the admissibility of documents and ESI. All objections to the discoverability or admissibility of any documents or ESI are preserved and may be asserted at any time. This ESI Protocol does not govern the appropriate scope of discovery under Fed. R. Civ. P. 26(b)(1), custodian selection and search parameters, or impose any obligations beyond those set forth in the Federal Rules of Civil Procedure.
- c. **Modification by Agreement.** Any practice or procedure set forth herein may be modified by written agreement of the Parties. Any Party added or joined to this Action and any

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Party to actions that may be consolidated into or coordinated with this Action after the date of this ESI Protocol that seeks to deviate from the ESI Protocol set forth herein must obtain leave of Court to do so unless all Parties otherwise consent in writing.

- **Modification by Court Order.** Nothing in this ESI Protocol waives the right of d. any Party to petition the Court for an Order modifying its terms upon good cause shown, provided, however, that counsel for such Party must first meet and confer with counsel for the opposing Party, and the Parties shall use reasonable best efforts to negotiate an amendment of this ESI Protocol prior to seeking relief from the Court.
- Confidential Information/Claw Back. For the avoidance of doubt, nothing herein e. shall contradict the Parties' rights and obligations under the Stipulation and [Proposed] Protective Order Governing Confidentiality of Discovery Material ("Stipulated Protective Order") entered into by and between the Parties in this Action. If there is any inconsistency between this ESI Protocol and the Stipulated Protective Order, the terms of the Stipulated Protective Order shall govern.
- f. A Party seeking to claw back Non-Discoverable Material (as such term is defined in the Stipulated Protective Order) shall follow the procedures outlined in Appendix B attached hereto.
- **Safe Harbor.** The Parties agree to be bound by the "safe harbor" provision of Fed. g. R. Civ. P. 37(e) and the Advisory Committee Notes to that Rule.

III. **PRESERVATION**

The Parties agree that they shall continue to take reasonable steps to preserve potentially relevant documents and ESI, including Metadata identified in Appendix A attached hereto, in accordance with their obligations under the Federal Rules of Civil Procedure and other applicable law. The Parties will meet and confer regarding the scope of preservation, including custodians, data sources, date ranges, and categories of information that have been or should be preserved in connection with this Action. The Parties agree that by preserving documents or providing

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information about the Parties' preservation efforts the Parties are not conceding that such material is discoverable.

IV. PRODUCTION OF STRUCTURED DATA

The Parties understand and acknowledge that certain categories of ESI are structurally complex and do not lend themselves to production in traditional (e.g., TIFF) formats. To the extent a response to discovery requires production of ESI contained in a database or other structured data format, the Parties agree to meet and confer in good faith regarding an appropriate production format including, if necessary, parameters for querying the database or relevant system for discoverable information, method for extracting data in a reasonably usable format (e.g., Excel, CSV or SQL format). The Parties agree not to degrade the searchability of documents as part of the document production process.

IDENTIFICATION OF RESPONSIVE DOCUMENTS V.

- The Parties agree that each Producing Party will take reasonable steps to identify, review, and produce relevant ESI.
- b. While this ESI Protocol is intended to address the majority of documents and data sources handled in this matter, there may be situations where the Parties come into contact with data sources, such as ESI from social media, collaboration tools (e.g., Slack, Microsoft Teams), mobile device apps, and modern cloud sources, that are not specifically addressed herein. In the event such data sources are relevant, the Parties agree to take reasonable efforts to address such data sources appropriately, and, upon request of the Receiving Party, to meet and confer regarding relevant production formats for such ESI.
- The Parties shall cooperate in the development of appropriate search methodology c. and criteria, including the potential use of Technology Assisted Review ("TAR"), if deemed appropriate before any search methodology is applied. The Parties will meet and confer and attempt in good faith to reach agreement regarding the following: (i) the identity of custodians who may have discoverable ESI; (ii) the number of custodians from whom ESI should be searched; (iii) the search terms, phrases, or parameters to be used in searching databases for responsive ESI; and (iv)

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if TAR is to be used, the parameters of the TAR model, including any search terms, email threading, or other filtering methods applied before or after TAR, and criteria for evaluating and accepting the results of the TAR model.

- d. Non-Discoverable Information. The Parties agree that the following data categories shall be deemed inaccessible and therefore, not discoverable, and should not be preserved:
 - i. Deleted, slack, fragmented, or other data only accessible by forensics.
 - ii. Random access memory (RAM), temporary files, or other ephemeral data that is difficult to preserve without disabling the operating system.
 - iii. Data in metadata fields in documents that are frequently updated automatically, such as last opened date.
 - iv. Backup and archive data that are substantially duplicative of data that are more accessible elsewhere.
 - v. Duplicative data from personal information management applications (such as Microsoft Outlook) (e.g., email, calendars, contact data, and notes) sent to or from mobile devices (e.g., iPhone, iPad, or Android, and devices), provided that a copy of all such electronic data is routinely saved elsewhere (such as on a server, laptop, desktop computer, or "cloud" storage).

VI. PRODUCTION OF DOCUMENTS ORIGINATING AS PAPER

The following production specifications apply to documents that exist only in paper format prior to production ("Hard Copy Documents"). Documents that originated as paper but which were scanned and maintained electronically by a Party prior to inception of this Action shall be produced in accordance with Part VII of this ESI Protocol. The Parties agree to produce Hard Copy Documents in the formats described below, to the extent reasonably practicable and not unduly burdensome. If a Producing Party intends to produce any Hard Copy Documents in any manner other than as specified herein, the Producing Party shall notify the Receiving Party of its intent, including production format (e.g., produced as paper, made available for inspection). If the

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proposed production format is not acceptable to the Receiving Party, the Parties shall meet and confer to determine a mutually acceptable production format for such Hard Copy Documents.

- a. **TIFFs.** Hard Copy Documents should be scanned as single-page, black and white, Group IV compression TIFF images using a print setting of least 300 dots per inch (DPI). Bates numbers, confidentiality designations (in accordance with the Stipulated Protective Order governing this Action), and redactions (to the extent they are necessary) should be burned into the image. TIFF image files should be provided in an "Images" folder.
- b. **Unitizing Documents.** The Parties shall undertake reasonable efforts to ensure that, in scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). For example, documents stored in a binder, folder, or similar container (each a "container") should be produced in the same order as they appear in the container. The front cover of the container should be produced immediately before the first document in the container. The back cover of the container should be produced immediately after the last document in the container. Any notes, e.g., post its, or attachments to the face of a hard copy document shall be scanned as they appear on the document.
- c. **Parent-Child Relationships.** The Parties agree that if any part of a Hard Copy Document or its attachments is responsive, the entire document and attachments must be produced, except for any attachments that may be withheld or redacted on the basis of any privilege or work-product or other protection. The Parties shall take reasonable steps to ensure that parent-child relationships within a document family (the association between an attachment and its parent document) are preserved, including attachments to any Hard Copy Documents. The child-document(s) should be consecutively produced immediately after the parent-document. Each document shall be produced with the production number for the first and last page of that document in the "BegBates" and "EndBates" fields of the data load file and with the "BegAttach" and "EndAttach" fields listing the production number for the first and last page in the document family.

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- d. **OCR.** Hard Copy Documents shall be run through optical character recognition ("OCR") software, and the full text shall be provided on a document-level in an appropriately formatted text file (.txt) that is named to match the first Bates number of the document. Text files should be provided in a "Text" folder. To the extent that a document is redacted, the text files should not contain the text of the redacted portions.
- **Unique IDs.** Each TIFF image should have a unique filename, which corresponds to the Bates number of that page. The filename should not contain any blank spaces and should be zero-padded (e.g., ABC-000001), taking into consideration the estimated number of pages to be produced. If a Bates number or set of Bates numbers is skipped in a production, the Producing Party will so note in a cover letter or production log accompanying the production or as soon as practicable thereafter. Bates numbers will be unique across the entire production and prefixes will be consistent across all documents a party produces in the Action.
- f. Data Load Files. Hard Copy Documents should be provided with an Opticon Cross-Reference File and Concordance data load file using standard Concordance delimiters:
 - i. Field Separator: ASCII character 20 ("¶");
 - ii. Quote: ASCII character 254 ("b"); and
 - New Line: ASCII character 174 ("®"). iii.
- Concordance-compatible image and data load files should be provided in a iv. "Data" folder.
- **Metadata.** Each of the Metadata and coding fields set forth in **Appendix A** attached g. hereto shall be produced for that Hard Copy Document to the extent reasonably available.
- h. **Color.** Hard Copy Documents containing color need not be produced in color in the first instance, provided however, that the Producing Party shall retain a copy of produced Hard Copy Documents in color. However, if good cause exists for the Receiving Party to request production of certain documents in color, the Receiving Party may request production of such documents in color by providing a list of the Bates numbers of documents it requests to be produced in color format. The Producing Party shall not unreasonably deny such requests.

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VII. PRODUCTION FORMAT FOR ELECTRONICALLY STORED INFORMATION

The Parties agree to produce ESI in the formats described below. These formats are deemed to be productions in reasonably usable form. If any Party contends that particular documents or ESI warrant a different format, the Parties will meet and confer to determine a mutually acceptable production format for such documents.

- **TIFFs.** Documents should be produced as single-page, black and white, Group IV TIFF images using at least 300 DPI. To the extent possible through an automated process, the document's original orientation should be maintained (i.e., portrait-to-portrait and landscape-tolandscape). In the event the original orientation of documents in a production appears to be altered (e.g., emails are inverted or sideways) the Receiving Party may request the reproduction of those documents in their original orientation. Bates numbers, confidentiality designations (in accordance with the protective order governing the case), and redactions (to the extent they are necessary) should be burned into the image. TIFF image files should be provided in an "Images" folder.
- b. **Extracted Text Files.** The full text of native files should be extracted directly from the native file (not OCR) and should be delivered in an appropriately formatted text file (.txt) that is named to match the first Bates number of the document. Text files should be provided in a "Text" folder. To the extent that a document is redacted, the document should undergo OCR after the text has been redacted in order to remove the redacted text.
- **Unique IDs.** Each native file or TIFF image should have a unique filename, which corresponds to the Bates number of that native document or page. The filename should not contain any blank spaces and should be zero-padded (e.g., ABC-000001), taking into consideration the estimated number of pages to be produced. If a Bates number or set of Bates numbers is skipped in a production, the Producing Party will so note in a cover letter or production log accompanying the production or as soon thereafter as practicable. Bates numbers will be unique across the entire production and prefixes will be consistent across all documents a party produces in this Action.
- d. **Parent-Child Relationships.** The Parties agree that if any part (parent or child) of a document family is responsive, then the Producing Party shall produce the entire family, except

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to the extent that any document in the family must be withheld or redacted on the basis of privilege or work-product protection. The Parties shall take reasonable steps to ensure that parent-child relationships within a document family (the association between an attachment and its parent document) are preserved, including any attachments to emails subsumed within an email thread, files shared within chat or messaging threads, or comments to cloud document services (e.g., GSuite/Google Docs, Sharepoint, etc.). The child-document(s) should be consecutively produced immediately after the parent-document. The child-document should be consecutively produced immediately after the parent-document. Each document shall be produced with the production number for the first and last page of that document in the "BegBates" and "EndBates" fields of the data load file and with the "BegAttach" and "EndAttach" fields listing the production number for the first and last page in the document family.

- **Metadata.** The Parties agree that Metadata will be produced for all produced e. documents and ESI, whether produced in Native Format or as TIFF images. Appendix A attached hereto sets forth the metadata fields that must be produced to the extent that metadata exists for a particular document. Metadata fields for documents that are partially redacted for privilege that do not contain privileged information should still be produced. Nothing herein shall require any Party to create or produce metadata that does not exist or is not reasonably or technically accessible.
- f. **Native Format.** The processed native for all spreadsheets (i.e., MS Excel, .CSV, or similar), and electronic information containing audio or video components should be produced and linked to the database by the metadata field "NativeLink." Where native files are produced in lieu of TIFF images, each native file will be assigned a unique Bates number. The Producing Party will produce a placeholder (a single-page TIFF slip sheet indicating that the native item was produced) along with the file itself in Native Format. The placeholder will be branded with the production number in the lower right hand corner and the phrase "PRODUCED IN NATIVE ONLY" branded in the center of the page. The Producing Party will also brand any confidentiality or similar endorsements in the lower left hand corner of the placeholder.

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- **Redaction of Native Files.** To the extent that a native spreadsheet must be redacted, g. the Producing Party must redact the Native File or, if such redaction is not practicable, produce TIFF images with burned in redactions in lieu of a Native File and TIFF placeholder image, provided the TIFF images are reasonably usable. If redacting TIFF images, the Producing Party should make reasonable efforts to cause such images to legibly present all information in the spreadsheet. To the extent redacted spreadsheet is not reasonably usable, the Receiving Party may request that it be produced as a redacted Native File. If good cause exists, the Receiving Party may ask the Producing Party to manually undertake the foregoing for certain documents identified by Bates number by the Receiving Party to the extent the document was originally produced with concealed information. The Producing Party shall not unreasonably deny such a request.
- **Request for Native Files.** Other than as specifically set forth above, a Producing Party need not produce documents in Native Format. If good cause exists for the Receiving Party to request production of certain documents in Native Format, the Receiving Party may request production in Native Format by providing a list of the Bates numbers of documents it requests to be produced in Native Format. The Producing Party shall not unreasonably deny such requests. Producing Party shall produce an overlay to ensure that the "NativeLink" entry in the data load file indicates the relative file path to each Native File in such production, and all Extracted Text and applicable metadata fields.
- i. **Hidden Content.** To the extent that a document or ESI was saved with hidden content, such as comments or tracked changes, and that document is provided as a TIFF image, the document or ESI shall be imaged showing that hidden content, to the extent the Producing Party can practicably do so using an automated process. If for some reason a document containing cannot be imaged to show hidden text it will be produced in Native Format.
- j. **Password Protected Files.** The Parties agree that they will take reasonable steps to unencrypt and index any password-protected documents or other encrypted containers prior to applying search terms, TAR, or other filtering methodologies. To the extent security protection for such documents and ESI cannot be successfully processed despite reasonable efforts, the Producing

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Party shall notify the Receiving Party of the number of documents affected for each	ı custodian and
agree to meet and confer should the Receiving Party request additional information a	bout such files

- k. **Embedded Documents.** Non-image files embedded within documents, such as spreadsheets within a PowerPoint, will be extracted as separate documents and treated like attachments to the document in which they were embedded. The Bates number of the source file from which the embedded file is extracted shall be provided as metadata associated with the embedded file, as described in Appendix A. Graphic objects embedded within documents or emails, such as logos, signature blocks, and backgrounds need not be extracted as separate documents.
- 1. **Data Load Files.** Documents should be provided with an Opticon Cross-Reference File and Concordance data load file using standard Concordance delimiters:
 - Text Delimiter AKA "Quote" "b", Hex (FE), Unicode (U+00FE), i. Decimal (254) 2;
 - Field Separator AKA "Comma" "", Hex (14), ASCII character 20 ("¶"); ii.
 - iii. Unicode (U+0014), Decimal (20);
 - Quote: ASCII character 254 ("b"); and iv.
 - New Line: ASCII character 174 ("®"). v.

All rows will contain the same number of delimiters and fields. The multi-value field delimiter must be consistent across all fields. For example, if the CC field contains semi-colons between Email addresses, the Tag field should also contain semi-colons. Concordance-compatible image and data load files should be provided in a "Data" folder. Parties have the option to exchange sample load files. If this exchange occurs, the Receiving Party will have 14 days to respond with Load File change requests. Nothing in this ESI Protocol will limit the Parties from discussing Load File changes throughout the course of the Action.

m. **Deduplication.** A Producing Party may globally deduplicate by exact duplicate families provided that: (i) only exact hash duplicates are subject to deduplication; (ii) the Producing Party identifies the additional custodians in an CustodianAll metadata field; and (iii) an Email that

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includes content in the BCC or other blind copy fields shall not be treated as a duplicate of an Email that does not include content in the BCC or other blind copy field, even if all remaining content in the email is identical. Standalone files may be de-duplicated against other stand-alone files, but not against attachments contained in document families.

- **Email Threading.** Email threads are email communications that contain prior or lesser-included email communications that also may exist separately in the Party's electronic document collection. The Parties reserve the right to use email threading to reduce the overall amount of ESI and documents produced and use email thread suppression to avoid review and production of information contained within an existing email thread in another document being reviewed and produced. However: (a) to the extent an email within a thread is responsive the entire thread will be deemed responsive and produced, and (b) in the event that TAR is used in accordance with Part V, above, the Parties agree that email threading may not be used until after the TAR process is complete.
- o. **Production of Audio and Video Recordings.** The Parties shall meet and confer before producing audio and video recordings other than in their native format.
- **Production of Transcripts.** If deposition or other transcripts are responsive, the p. Parties should meet and confer to determine a mutually agreeable format for producing the transcripts.
- Custodian or Originating Source. The Custodian shall be identified in the q. Custodian field of the database load files. Documents collected from a natural person that are within the Producing Party's possession, custody, and control should be produced in such fashion as to identify the natural person. Documents collected from non-custodial sources, such as corporate shared files, storage locations, or drives, not associated with an individual should be produced in such a fashion as to identify the department, group, entity, or facility from which the documents were collected. A Producing Party shall make reasonable efforts use a uniform description of a particular Custodian across productions.

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r. Color. Documents not produced in native format containing color need not be
produced in color in the first instance unless the color is necessary to understand the meaning
content of the document. Additionally, if good cause exists for the Receiving Party to reque
production of certain documents in color, the Receiving Party may request production of suc
documents in color by providing a list of the Bates numbers of documents it requests to be produce
in color format. The Producing Party shall not unreasonably deny such requests. The Partie
reserve the right to allocate costs of color productions if they become burdensome.

Foreign Language. Foreign language text files and Metadata should be delivered s. with the correct encoding to enable the preservation of the document's original language.

t. **Date Format.**

- If a time is not available, such as the estimate date for a coded document, then 12:00 am, or 00:00 should be assigned, i.e., 12/21/1999 00:00.
- ii. Date delimiters, such as slashes and colons, must be consistent across all fields. In the format of MM/dd/YYYY, there are no spaces and only forward slashes.
 - iii. Date formats must be consistent within any one field.
- iv. Date formats must be consistent across all fields, i.e., a record with a sent date should have the same format in the last modified date field.

Unless otherwise specified by a Producing Party, the Producing Parties shall make reasonable efforts to process all ESI using a single time zone and make clear which time zone applies. For the avoidance of doubt, no party will be required to re-process any ESI that has been processed prior to the date of this ESI Protocol for purposes of complying with this provision. To the extent a Producing Party cannot process ESI with these time zones, it shall disclose the same and the Parties shall meet and confer regarding a reasonable alternative.

Production Media. The preferred means of producing documents is via secure FTP u. or secure file share. However, documents may also be produced via encrypted flash drive, encrypted hard drive or encrypted CD or DVD. To the extent possible, physical media should be protected before it is produced.

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v. Naming Convention for Production Media. Whether produced via secure FT
file share, or physical media, the files produced should be combined into a compressed file such
.zip, .rar, etc. The compressed file should be named so as to indicate Producing Party, the date
the production, and the sequence of the production (e.g., "Berry Production 20200401-001").
the production is made using physical media, the media should be labeled to include: (a) to
referencing that it was produced in Torres et al. v. Berry Corporation. et al.; and (b) the Bat
number range of the materials contained on the media.

- **Replacement Productions.** Any replacement production will be transmitted with w. a cover letter or email to identify the production as a replacement and cross-reference the BegBates and EndBates of the documents being replaced. If the replacement production is being transmitted by physical media, the media shall include the phrase "Replacement Production."
- х. **Encrypted Data.** To the extent a production is encrypted before it is produced, the Producing Party shall contemporaneously transmit the credentials necessary to decrypt the data.
- **Confidentiality Designations.** If a particular paper document or ESI item qualifies y. for confidential treatment pursuant to any applicable federal, state, or common law (e.g., Personally Identifiable Information or Protected Health Information), or pursuant to the terms of the Parties' Stipulated Protective Order entered by the Court in this Action, the designation shall be branded on the document's image at a location that does not obliterate or obscure any part of the underlying images. This designation also should be included in the appropriate data field in the load file. For documents produced in native format with image placeholders, the placeholder image for the native file should be branded with the appropriate confidentiality designation to the extent possible. Receiving Parties shall ensure that the confidentiality claim follows the document regardless of whether the designation imprints on the file when viewed in printed form. A Party's failure to comply with the procedures set forth in this ESI Protocol shall not waive that Party's or any other person's right to assert that information is private, confidential, or otherwise protected.

VIII. DOCUMENTS PROTECTED FROM DISCOVERY AND ASSERTIONS OF **PRIVILEGE**

- a. Pursuant to Fed. R. Evid. 502(d) and Section XI of the Stipulated Protective Order, the production of a privileged or work-product-protected document, whether inadvertent or otherwise, is not a waiver of privilege or protection from discovery in this Action or in any other federal or state proceeding.
- b. The Parties will meet and confer to establish a format for privilege logs and redaction consistent with the Federal Rules of Civil Procedure. Prior to generation of a privilege log, the Parties shall meet and confer in a good faith effort to reach agreement on the manner in which a privilege log will be generated and the contents of such a log.
 - c. The following documents presumptively need not be included on a privilege log:
 - Communications exclusively between a Party and its outside counsel regarding this Action after the date the Action was filed;
 - ii. Work product created by outside counsel, or by an agent of outside counsel other than a Party, testifying expert, or third-party vendor, regarding this Action after the date the Action was filed;
 - iii. Redacted emails need not be logged as long as the objective metadata (unless the privilege or protection is contained in these fields) is not redacted, and the reason for the redaction, including the nature of the privilege asserted, is noted on the face of the document. For redacted documents where the subject matter and basis for the claimed privilege is not decipherable because of the redactions, a description of the contents and basis of the claimed privilege will be provided. Non-email documents need not be logged if the reason for the redaction is noted on the face of the document in the redacted area. If there is a question regarding the reasoning for a redaction, the parties shall meet and confer to attempt to resolve the issue or clarify the reasoning for the redaction.

IX. THIRD PARTY DOCUMENTS

A Party that issues a non-party subpoena ("Issuing Party") shall include a copy of this ESI Protocol with the subpoena and state that the Parties to the Action have requested that third-parties produce documents in accordance with the specifications set forth herein. The Issuing Party shall promptly notify the other Parties when it receives non-party productions, and shall provide copies of such productions to the other parties in the format in which they were received from the third-party within five days. In the event that the format of a third-party production does not conform with the specifications set forth herein, the Parties shall meet and confer regarding the format of production to Receiving Parties. Nothing in this ESI Protocol is intended to or should be interpreted as narrowing, expanding, or otherwise affecting the rights of the Parties or third parties to object to a subpoena.

X. MODIFICATION

This ESI Protocol may be modified by stipulation of the Parties or by the Court for good cause shown.

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1	IT IS SO STIPULATED.	
2		Respectfully Submitted,
3	Dated: September 11, 2023	BAKER & HOSTETLER LLP
4		By: /s/ James R. Morrison
5		JAMES R. MORRISON (admitted pro hac vice)
6		Attorneys for Defendant
7		THE REGENTS OF THE UNIVERSITY OF CALIFORNIA d/b/a UCSF MEDICAL CENTER
8		
9	Dated: September 11, 2023	LOWEY DANNENBERG, P.C.
10	-	
11		By: /s/ Christian Levis CHRISTIAN LEVIS (admitted pro hac vice)
12		AMANDA FIORILLA (admitted <i>pro hac vice</i>) RACHEL KESTEN (admitted <i>pro hac vice</i>)
13		Attorneys for Plaintiff JANE DOE
14		
15	IT IS SO ORDERED.	1 4
16 17		W. MOO
18	Dated: September 12, 2023	HOUDDADIE WILLIAM HODDICK
19		HONORABLE WILLIAM H. ORRICK UNITED STATES DISTRICT JUDGE
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	STIPULATION AND [PROPOSED] ORDER CONCERNING PROTOCOL FOR PRODUCTION OF	

LR 5-1(h)(3) ATTESTATION

I, James R. Morrison, hereby attest that the other signatory hereto, Christian Levis, have concurred in the filing of the foregoing Stipulation.

/s/ James R. Morrison

James R. Morrison

APPENDIX A: REQUIRED METADATA FIELDS

Field Name ¹	Populated For	Field Description
BegBates	All	Control Numbers for start of document
EndBates	All	Control Numbers for end of document
BegAttach	All	Control Numbers (First production Bates number of the first document of the family)
EndAttach	All	Control Numbers (Last production Bates number of the last document of the family)
Attachment Count	All	Number of attachments
Custodian	All	Custodian name (ex. John Doe)
CustodianAll	All	All custodians who were in possession of a de- duplicated document besides the individual identified in the Custodian field
LogicalPath	All	The directory structure of the original file(s). Any container name is included in the path. For email, this should be the email folder path (e.g., jdoe.pst\inbox)
AllPaths	All	This field should be populated with the folder paths of all duplicate files (Email and Edocs) that were suppressed during deduplication.
Hash value	All	The MD5 or SHA-I hash value
PgCount	All	Page Count or an Image Count, if auto generated
NativeFi le	All	Native File Link
EmailSubject	Email	Subject line of email
DateSent	Email	Date email was sent
TimeSent	Email	Time email was sent
DateMod	Email, Edoc	Date the document was modified
TimeModified	Email, Edox	Time the document was modified
TimeSent	Email	Time email was sent
TimeZoneUsed	Email	Time zone used to process data during document collection and processing
ReceiveTime	Email	Time email was received
ReceiveDate	Email	Date email was received
То	Email	All recipients that were included on the 'To" line of the email
From	Email	The name and email address of the sender of the email

¹ The Field Names and Descriptions in this ESI Protocol are meant to serve as a guide; the Parties acknowledge that Field Names can vary from system to system and even between different versions of systems.

CC	Email	All recipients that were included on the 'CC" line of the email
BCC	Email	All recipients that were included on the 'BCC" line of the email
DateCreated	Edoc	Date the document was created
TimeCreated	Edoc	Time the document was created
FileName	Email, Edoc	File name of the edoc or email
Title	Edoc	Any value populated in the Title field of the document properties
Subject	Edoc	Any value populated in the Subject field of the document properties
Author	Edoc	Any value populated in the Author field of the document properties
DocExt	All	File extension of the document
TextPath	All	Relative path to the document level text file
Redacted	All	"X," "Y," "Yes," and "True" are all acceptable indicators that the document is redacted. Otherwise, blank
Paper	All	"Y" if document is scanned from hard copy in connection with the collection and production of documents in this matter
Confidentiality	All	Populated if document has been designated as "Confidential" or "Highly Confidential" under the Protective Order
Production Volume	All	Production Volume Name
DocType	All	Description of document (Email, Attachment, EDoc, Hard Copy, etc)
Email Thread ID	Email	Unique identification number that permits threading of email conversations. For instance, unique MS Outlook identification number ("PR_CONVERSATION_INDEX") is 22 bytes in length, followed by zero or more child blocks each 5 bytes in length, that facilitates use of email threading.

APPENDIX B – CLAW BACK PROCEDURES

Any Party who has received a notification of disclosure of Non-Discoverable Material (as defined in the Stipulated Protective Order) from a Producing Party pursuant to Section IX of this ESI Protocol shall follow the following procedure to ensure all copies of Non-Discoverable Material are appropriately returned, sequestered, or destroyed from the receiving party's system:

- i. Locate each recalled document in the document review/production database and return, sequester, or destroy the record from the database;
- ii. If there is a native file link to the recalled document, return, sequester, or destroy the native file from the network path;
- iii. If the database has an image load file, locate the document image(s) loaded into the viewing software and return, sequester, or destroy the image file(s) corresponding to the recalled documents. Remove the line(s) corresponding to the document image(s) from the image load file;
- iv. Apply the same process to any additional copies of the document or database, where possible;
- v. Locate and return, sequester, or destroy all other copies of the document, whether in electronic or hard copy form. To the extent that copies of the document are contained on write-protected media, such as CDs or DVDs, these media shall be returned, sequestered, or destroyed and rendered unusable, with the exception of production media received from the recalling party, which shall be treated as described herein;
- vi. If the document was produced in a write-protected format, the party seeking to recall the document shall, at its election, either (i) provide a replacement copy of the relevant production from which the document has been removed, in which case the receiving party shall destroy and render unusable the original production media; or (ii) allow the receiving party to retain the original production media, in which case the receiving party shall take steps to ensure that the recalled document will not be used; and

